

abdul ghofur <ghofur70@ulm.ac.id>

[EEJET] Submission Acknowledgement

European journal of enterprise technologies

Trolova Liliia <eejet@entc.com.ua>

Mon, Feb 13, 2023 at 1:40 AM
To: Abdul Ghofur <ghofur70@ulm.ac.id>, Aqli Mursadin <a.mursadin@ulm.ac.id>, Agung Nugroho <anugroho@ulm.ac.id>,
Agung Cahyo Legowo <agung@ulm.ac.id>

Hello,

Syamsuri Syamsuri has submitted the manuscript, "+" to Eastern-European Journal of Enterprise Technologies.

If you have any questions, please contact me. Thank you for considering this journal as a venue for your work.

Frolova Liliia

Sincerely edition of Eastern-



abdul ghofur <ghofur70@ulm.ac.id>

from EEJET - please correct the comments from the layout editor (last correction, please execute promptly)

1 message

Oksana Nikitina <0661966nauka@gmail.com>

Mon, Feb 13, 2023 at 12:04 AM

To: ghofur70@ulm.ac.id, syamsuri@itats.ac.id, anugroho@ulm.ac.id, agung@ulm.ac.id, a.mursadin@ulm.ac.id

Good afternoon,

We ask you to correct your comments in the article (you need to make changes only in the file from the layout editor), all you need, the editor has highlighted the color. Please also send all source files of your drawings - archive (only in the program where you created them).

An edited version of the article please provide 13/02/2023.

We work 24/7 and are ready to help you around the clock!

with respect, general manager

Oksana Nikitina

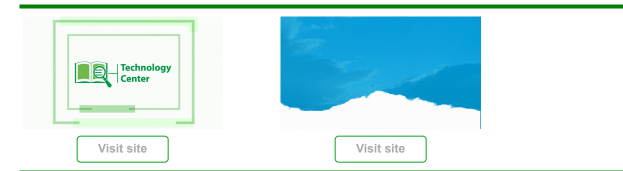
Viber/ Telegram/ WhatsApp +38050-303-38-01

□ 0661966nauka@gmail.com

twitter, linkedin

Editorial staff of the "Eastern-European Journal of Enterprise Technologies"

Website: http://journals.uran.ua/eejet/



Attention! The author (team of authors) submitting the manuscript to the editorial office of the journal **«Eastern-European Journal of Enterprise Technologies»** agrees with all requirements for registration, submission of the manuscript of the article and payment and be responsible in case of violation of these requirements.

Our company may rely on your freely given consent at the time you provided your personal data to us replying on this email then the lawfulness of such processing is based on that consent under EU GDPR 2016/679. You have the right to withdraw consent at any time.





Syamsuri_accepted_return figures.docx 704K

License Agreement No_____ on granting a non-exclusive license to using a Work " " 2022

T71 '		T T1	
Khar	Z137	1 1 1	kraine
ixiiai.	MIV.	\mathbf{v}	XI amic

(Full name, Author, Co-authors)

(hereinafter referred to as **Licensor** (**Licensors**)), and the Publisher, PRIVAT COMPANY TECHNOLOGY CENTER, represented by Director Dmytro Domin, acting on the basis of the Charter (hereinafter referred to as **Licensee**), concluded this Agreement on the following:

Definition of terms

The terms used in this Agreement are used in the following meaning:

Licensor: Author (Co-authors);

Licensee: Publisher;

Author: an individual who created the Manuscript with his/her creative work;

Co-authors: persons whose joint creative work produced a Manuscript;

Manuscript: a scientific paper proposed by Licensor for publication in Journal until the moment of acceptance for publication; Journal: "Eastern-European Journal of Enterprise Technologies" ISSN (print) 1729-3774, ISSN (on-line) 1729-4061; Regulation: a set of all activities implied by the publishing technological process, including procedures of double blind peer review, editing, translating the Manuscript into English or checking the provided English version of the Manuscript, for further publication of the Work, subject to the requirements of acceptance for publication;

Work: a scientific paper that fully complies with Regulation and which is ready for publication or published by Licensee in Journal:

Acceptance for publication: a successfully completed process of consideration of the Manuscript, based on the conclusion by the editorial board on the possibility of publication after the transformation of the Manuscript into a Work, subject to a positive recommendation from reviewers;

Copyright: the right to the original result in the form of a product of the creative activity, existing in an objective form as a complete Manuscript / Work, or a certain part of it. Such a product is original if it is the result of the intellectual creativity of the author (co-authors);

Non-exclusive right to use the work: the right to use a Work in a certain way and within the limits established by this Agreement, transferred by Licensor to Licensor. At the same time, the Licensor that transfers a non-exclusive right retains the right to use the work and to transfer the non-exclusive right to use the work to other persons;

Exclusive right to use the work: the right to allow the use of the Work and the right to impede the misuse of the Work, including prohibiting such use;

Creative Commons CC BY: an international public license.

COPE: publication ethics committee. Read more about the Committee at https://publicationethics.org/

Other terms used in the Agreement are determined in accordance with the norms of the acting legislation of Ukraine.

1. Subject of the Agreement

1	1. Licensor grants a n	on-exclusive Licens	e to use the Manuscri	nt written in English	with a working title

authored by					

to Licensee free of charge for the entire term of the property copyright.

- 1.2. The Licensee executes the publishing process in full in accordance with the Regulations in order to convert the Manuscript into a Work set forth in the English language and accept the Work for publication and publish it in the Journal.
- 1.3. Under this agreement, the Licensor for the entire duration of the proprietary copyright grants the Licensee permission to use the Work at the web pages of the Publisher and other Internet resources under the terms of the *Creative Commons* CC BY.

2. Assurances and Guarantees of Licensor and Licensee

- 2.1. Licensor guarantees that s/he owns all copyrights to the Manuscript specified in p. 1.1. of this Agreement at the time of granting the Licensee and did not violate the copyright of other persons; the Manuscript transferred to the Licensee does not contain plagiarism, illegal use of information, including in the form of translation of information without the permission of his/her author.
- 2.2. Licensor guarantees that:
 - s/he is the author (co-author) of the Manuscript / Work;
 - the copyright to the Manuscript / Work was not previously transferred to third parties;
- at the time of conclusion of the Agreement, Licensor's rights to the Manuscript / Work are not disputed, not pledged, not granted under license agreements to other persons;

- the Manuscript / Work was not transferred to other persons;
- the Manuscript/ Work was not previously published in any other publication before its publication by Licensee;
- s/he did not infringe the intellectual property rights of others. If the Manuscript / Works contains materials by other persons, except for cases of citation to the extent justified by the scientific, informational, or critical nature of the Manuscript / Work, such materials are used by the Licensor in compliance with the norms of the law;
- s/he received all the necessary permits to use the results, facts, and other adopted materials, the right holder of which is not her/him;
- the Manuscript / Work does not contain information prohibited for open publication in accordance with the acting legislation of Ukraine and its printing and/or dissemination by the Licensee will not lead to the disclosure of classified (confidential) information (including state, official secrets);
 - the Manuscript / Work will not be published in any other publication prior to its publication by the Licensee;
- 2.3. Licensor guarantees that Information about the author (co-authors) of the Manuscript is reliable and submitted in full in accordance with p. 12 "Requirments for article forming" (link).
- 2.4. Licensee guarantees that in case of refusal to publish it, the Manuscript will not be transferred to other persons and will be deleted, and its content is not to be used by Licensee in any way.

3. Property rights transferred to Licensee

- 3.1. Licensor grants the Licensee the following rights to the Manuscript for the entire duration of the proprietary copyright:
- 3.1.1. the right to re-work, adapt, edit, or otherwise modify the Manuscript without violating the essence of the content, in order to ensure the full implementation of the Regulations for the conversion of the Manuscript into a Work;
- 3.1.2. the right to translate the Manuscript in the event that the Manuscript is written in a language other than the language implied for publication in the Journal, or to verify the quality of the English version of the Manuscript if submitted in English, and, if necessary, to re-work, adapt, edit, or otherwise modify the Manuscript without violating the essence of the content, in order to ensure the full implementation of the Regulations for the conversion of the Manuscript into a Work;
 - 3.1.3. the right to change the working title of the Manuscript to the final one, which is published in the Journal;
- 3.1.4. the right to host an electronic version of the Manuscript, after its adoption for publication, in the original language on the web pages of the Journal, with a watermark "For reading only. Not a reprint".
 - 3.2. Licensor grants the Licensee the following rights to the Work for the entire duration of the proprietary copyright:
- 3.2.1. the right to reproduce the Work: publish in the Journal in English, make public, duplicate, or reproduce the Work without limiting the circulation of copies. In this case, each copy of the Work must contain the name (names) of the Licensor;
- 3.2.2. the right to use the Work under the commercial title and/or trademark of Licensee indicating the copyright protection mark;
- 3.2.3. the right to distribute the Work in any way, including Licensee's websites, any global databases, including scientometric, database aggregators, libraries, repositories, and other Internet resources, related to the scientific and applied fields, as well as in any other non-prohibited way without the restriction of the territory;
 - 3.2.4. the right to include the Work or its parts in the Journal, collections, references, electronic directories;
- 3.2.5. the right to draw general attention, including the placement of the Work in whole or in part on the Internet on the web pages of the Journal, and other information resources;
 - 3.2.6. the right to export the Work;
 - 3.2.7. the right to rework, adapt, or otherwise modify the Work without violating the essence of the content;
- 3.2.8. the right to translate the Work into other languages if it is required by activities aimed at implementing measures to disseminate the representation of the Work in the global resources for indexing scientific content;
- 3.2.9. the right to use metadata (title, name of the author (copyright holder), abstracts, bibliographic materials, e-mail accounts, work address, etc.) of the Work by dissemination and bringing to general attention, processing, and systematization, as well as inclusion in various databases and information systems;
- 3.2.10. the right to use the Work under the terms of a Creative Commons Attribution Public License in open or closed access on a non-commercial or commercial basis on Licensee's websites and other Internet resources;
- 3.2.11. the right to disclose any information that is reasonably necessary to ensure the legality and protection of the rights and interests of the parties involved, if required by circumstances, in accordance with the current legislation, in order to protect the rights and interests of users of the Journal, or in accordance with legal requests by state authorities, or in accordance with the privacy and copyright policy;
 - 3.2.12. other rights implied by law for this type of Agreements.

4. Rights and obligations of Licensor and Licensee

4.1. Licensor's rights

Licensor has the right to use the Manuscript/Work only after Licensee has published the Work, in any way, within the limits of the law, unless the method chosen by Licensor to use the Work does not violate the terms of this Agreement.

- 4.2. Responsibilities of Licensor
- 4.2.1. Licensor agrees, when submitting the Manuscript to the Licensee's Journal, with all the requirements for the design, submission of the Manuscript, and payment, and is fully responsible in case of violation of these requirements;
- 4.2.2. Licensor undertakes not to transfer the Manuscript to other publishers if it is submitted to the Licensee's Journal before the publication of the Work by Licensee;
- 4.2.3. Licensor undertakes, when using the Work by republishing it in any language, dissemination through any resources, etc., to indicate all data that fully identify the Licensee as the primary owner of non-exclusive proprietary rights to the Work and indicate the fact of the original publication of the Work in the Licensee's Journal;
- 4.2.4. Licensor undertakes not to use the Work in case of refusal on its own initiative to publish the Work with Licensee after approval of the Work for publication;
- 4.2.5. Licensor undertakes to reimburse the costs associated with the preparation of the Manuscript for publication in the form of a Work, if the Licensor on its own initiative withdraws the Work adopted by Licensee for publication, pursuant to p. 7.5, or the Manuscript, prior to the stage of translation or verification of translation, pursuant to p.7.4.

- 4.3. Licensee's rights
- 4.3.1. The Licensee has the right to establish the conditions for admission and publication of the Work in the Journal. The Editorial Board of the Journal has the exclusive right to select or reject the Manuscript. The Editorial Board does not enter into correspondence on the rejection of the Manuscript; the data on reviewers are not disclosed;
 - 4.3.2. Licensee has the right to comply in full with the Regulations;
- 4.3.3. Licensee has the right to place an electronic version of the Manuscript, after its acceptance for publication, in the original language on the web pages of the Journal with a watermark "For reading only. Not a reprint", and hosting an electronic version of the Work in whole or in part on the Internet on the web pages of the Journal and other information resources;
- 4.3.4. Licensee has the right to reproduce and disseminate the Work in any way unless it violates the terms of this Agreement;
 - 4.3.5. The Licensee has the right to include the Work in the Journal or other composite works;
- 4.3.6. Licensee has the right to rework, adapt, or otherwise modify the Work without violating the essence of the content in the event of inclusion of the Work in other composite works;
- 4.3.7. Licensee has the right to translate the Work in other languages in the event that it is required by activities aimed at implementing measures to disseminate the representation of the Work in the global resources for indexing scientific content;
- 4.3.8. Licensee has the right to use metadata (Manuscript/Work title, surname, patronymic name of the author (co-authors), date of birth, information about education, academic rank and scientific degree, information about the place of work and position, abstracts, bibliographic materials, e-mail accounts, working address, etc.) of the Work by distribution and bringing to general knowledge, processing, and systematization, as well as inclusion in various databases and information systems;
- 4.3.9. The Licensee has the right, at its sole discretion, to determine the form and method of accessing the Work by readers;
- 4.3.10. The Licensor has the right to demand from the Licensor reimbursement of costs associated with the preparation of the Manuscript for publication in the form of a Work, if the Licensor on his/her own initiative withdraws the Work adopted by the Licensee for publication;
- 4.3.11. Licensee has the right to disclose any information that is reasonably necessary to ensure the legality and protection of the rights and interests of the parties involved, if required by circumstances, in accordance with applicable law, in order to protect the rights and interests of users of the Journal, or in accordance with legal requests by state authorities or in accordance with the privacy and copyright policy;
- 4.3.12. All proprietary copyrights for the translation of the Work, and the Work that has not yet been published but is ready for publication, remain with the Licensee.
 - 4.4. Licensee's duties
- 4.4.1. The Licensee undertakes not to transfer the Manuscript to third parties, except those whose activities are implied by the Regulations;
- 4.4.2. The Licensee undertakes, in case of refusal to publish, not to transfer the Manuscript to other persons and delete it, and the content is not to be used in any way;
- 4.2.3. The Licensee undertakes to comply with the Regulations in full compliance with academic integrity and ethical standards in accordance with COPE.

5. Territory of use

5.1. The territory in which Licensee may use the rights to the Work is not limited.

6. Term of the Agreement

6.1. The Agreement is valid from the date of its signing and is concluded for the entire term of property copyright.

7. Liability of the parties to the Agreement

- 7.1. The Licensee undertakes to comply with the copyright laws of the Licensor, in accordance with acting law, as well as to take all possible measures to prevent copyright infringement by third parties.
- 7.2. In case of detection at the stage of work with the Manuscript of the fact of violation of p. 2.1 and p. 2.2 of this Agreement by the Licensor, the Editorial Board of the Journal rejects the Manuscript and imposes penalties in the amount of EUR 50.00 (fifty EUR 00 EUR/100).
- 7.3. In case of detection after the publication of the Work in the Journal of the fact of violation of p. 2.1 and p. 2.2 of this Agreement by the Licensor, regardless of who discovered this fact, and in the event of a claim for copyright infringement by a third party, the Licensor is liable. The Licensee may impose penalties in the amount of EUR 2,000.00 (two thousand EUR 00 EUR/100).
- 7.4. If the Licensor on its own initiative withdraws the Manuscript prior to the stage of translation or translation verification, after the execution of editing and peer review procedures, as a result of which a positive decision has been made to publish the Work, the Licensee may impose penalties in the amount of up to 1 minimum wage.
- 7.5. In the event of the Licensor's refusal on his/her own initiative to publish the Work accepted by Licensee for publication, the Licensee may impose penalties in the amount of EUR 200.00 (two hundred EUR 00 EUR/100).
 - 7.6. Payment of the fine does not release the Licensor from covering damages in kind.
- 7.7. The Licensee does not assume any liability for any illegal, unfair, or fraudulent actions committed by the Licensor under this Agreement, which result in infringement of copyright and intellectual property rights of other persons.
- 7.8. A party that improperly performed or failed to perform its obligations under this Agreement is obliged to reimburse the damages caused to the other Party, including the lost benefit.
- 7.9. In everything not provided for by this Agreement, Licensor and Licensee are guided by the norms of the acting legislation of Ukraine.
- 7.10. This Agreement is drawn up in _____ copies that convey the same meaning and have equal legal force, one for each of the Signers.

8. Terms of termination of the Agreement

- 8.1. The Agreement may be terminated in the following cases:
- when the Work is not accepted for publication due to the negative decision by reviewers, due to Licensor's refusal to make corrections aimed at eliminating the inconsistency of the Manuscript with the requirements as regards the structure and content of the Work by the Journal, or due to Licensor's refusal to make corrections aimed at eliminating the comments of reviewers, which makes it impossible to publish due to the inconsistency with the level of scientific novelty of the Manuscript,
- in case the Licensor withdrew the Manuscript on his/her own initiative before the onset of activities in accordance with the Regulations;
- in the event that the Licensor withdrew the Work on his/her own initiative and reimbursed all losses related to the preparation for publication;
 - by mutual written consent of the parties.

9. Force majeure

- 9.1. The Parties shall not be liable for non-fulfillment or improper fulfillment of the terms of the Agreement in case of force majeure circumstances.
- 9.2. Upon completion of such circumstances, the Party that has not fulfilled its obligations under the Agreement shall fulfill them within the time frame for which the performance of obligations has been suspended.
- 9.3. A party has no right to refer to force majeure circumstances in the event that they have begun at the time of its delay in fulfilling its obligations under the Agreement.
 - 9.4. Force majeure circumstances must be confirmed by the conclusion of the competent authority.

10. Other terms

- 10.1. The Licensor gives the Licensee consent to the transfer, storage, and processing of his/her personal data without limitation of the term in order to include them in the database in accordance with the Law of Ukraine No. 2297-VI "On Personal Data Protection" as of 01.06.2010:
 - surname, first name, patronymic;

(Filled and signed by all co-authors of the Manuscript/Work)

- identity card number;
- information about the scientific qualification (scientific degree, academic rank);
- information about the place of work and position;
- authors' contact details (contact phone, e-mail account);
- information about the availability of published works in national and international databases of scientific literature for the purpose of its further processing for search operations in these databases.

Personal data and metadata of the paper are provided for their storage and processing in various databases and information systems, for including them in analytical and statistical reports, creating reasonable relationships between objects of works of science, literature, art and personal data, etc. in the territory that is not limited. The Licensee has the right to transfer the specified data for processing and storage to third parties, subject to notifying the Licensor about such a fact with the provision of information about a third party (name and address). Withdrawal of consent to the storage and processing of personal data is carried out by Licensor by sending the relevant written notice to the Licensee.

10.2. In order to organize operative interaction within the framework of this Agreement, the party "Licensors" must appoint a representative under this Agreement.

This person is	, contact tel
e-mail account	
10.3. Mailing address for sending the Journal:	
	;
the Journal is to be received by:	(Full Name)
10.4. The signed Agreement, which is sent by	fax or e-mail, is valid until the originals are exchanged; it generates rights

and obligations for the parties: it can be submitted to the courts as proper evidence and cannot be objected to by the party on

whose behalf it was sent. 11. Bank details and signatures of the parties Licensor (Licensors) PRIVAT COMPANY TECHNOLOGY CENTER Full Name ID card No. Ukraine, 61165, Kharkiv region, Kharkiv, Shatylova dacha str., 4 Full Name ID card No. UA67 351533 00000 26006052124667 IBAN: Beneficiary's bank: JSC CB "PRIVATBANK", Full Name ID card No. Bank Adress: 1D HRUSHEVSKOHO STR., KYIV, 01001, **UKRAINE** Full Name ID card No. PBANUA2X SWIFT code: Full Name ID card No. Director **Dmytro Domin** Full Name ID card No. Full Name ID card No. (seal) Full Name ID card No. Full Name Print the contract ID card No. ID card No.